Case 1:05-cr-00177-ESH 05 20:36 Filed 09/22/2005 Page 120 5 P. 02/04 Document 12 -18-2005

HONORABLE ELLEN GAL HUVELLE, UNITED STATES DETRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA

Docket No.: 05-177-01

FILED

VS.

SSN: 18196

SEP **2 2** 2005

Teddarrian Crews

Disclosure Date: August 9, 2005
NANCY MAYER WHITTINGTON, CLERK

U.S. DISTRICT COURT

RECEIPT AND ACKNOWLEDGMENT OF PRESENTENCE INVESTIGATION REPORT

This is to acknowledge that each of the undersigned has received and reviewed the Presentence. Investigation Report (PSR) in the above-entitled case. The undersigned further acknowledges that:

For the Government

(CHECK APE	PROPRIATE BOX)		
() (L) Prosecuting A	herein. Level & John Carling. Attorney	cies in the PSI report as set forth in th	e attachment
(CHECK APP	ROPRIATE BOX)		
()	There are no material/factual inacci	aracies therein.	
()	There are material/factual inaccura	cies in the PSI report as set forth in th	e attachment.
Defendant	Date	Defense Counsel	Date

NOTICE OF OBLIGATION OF THOSE EXECUTING THIS FORM

Pursuant to Local Rule 32.2, those executing this form shall first submit any material inaccuracies or disputes in writing by Thursday, August 18, 2005, to U.S. Probation Officer Tanvita Ruley, telephone number (202) 565-1385, fax number (202) 273-0242.

Pursuant to Rule 32(b)(6)(B), effective December I, 1994, it shall be the responsibility of the Attorney for the Government and the Defense Counsel to provide each other with a copy of the objections at the same time the objections are filed with the probation office.

FOR THE COURT

Richard A Houck, Jr., Chief By: United States Probation Officer

Filed 09/22/2005 202Page 222/85 Document 12

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()	There are no material/factual inaccura	cies therein.	
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FOR THE COURT

Richard A. Houck, Jr., Chief By: United States Probation Officer



U.S. Department of Justice United States Attorney District of Columbia

Judiciary Center 555 Fourth St. N.W. Washington, D.C. 20530



To:

Ms. Tanyita Ruley

From:

Kim Herd, AUSA

Fax:

(202) 273-0242

Phone:

(202) 616-3702

Date:

August 18, 2005

Re:

U.S. v. Teddarrian Crews, Docket No. 05-177-01

Page(s):

4, including cover

COMMENTS:

Attached, please find the Government's signed copy of the Receipt and Acknowledgment of the Presentence Investigation Report along with a memo outlining the Government's notice of inaccuracies in the report. I have also provided a copy to defense counsel.

Please feel free to contact me should you have any questions. Thank you.

U.S. ATTORNEY FACSIMILE COMMUNICATION

WARNING: Information attached to this cover sheet is U.S. Government Property. If you are not the intended recipient of this information, disclosure, reproduction, distribution, or use of this information is prohibited. Please notify the originator immediately to arrange for proper disposition.

PLEATE SEE ATTALUED MEMORANUM TO POURATION OFFICE TANYETA RUCEY NATED ALLE (\$ 70) Jam (And , All SA Signed by: John Carlin, Mela (b)	MEMORANDUM TO PRUBATION O	FICER (S, 20)
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Signed by: John Carlin, July (b		
Signed by: John Carlin, AUSA		
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	Signed by: John Carlon , At (Defendant/Defense Attorney/AU	154

Memorandum

United States Attorney District of Columbia

United States Probation Officer



Subject:

Presentence Investigation Report for
Teddarrian Crews, Docket No. CR-05-177-01

To:
From:
Tanyita Ruley

Kim Herd, AUSA

John Carlin, AUSA

The Government notes the following inaccuracies in the Presentence Investigation Report prepared for the case of <u>United States v. Teddarrian Crews</u>, Docket No. CR-05-177-01:

On page 3, paragraph 3, the Presentence Investigation Report incorrectly states that "The parties agreed that they will not be bound by the proposed interpretations of applicable Sentencing Guidelines provisions contained in the plea agreement." In fact, the plea agreement states the opposite. On page 2, paragraph 3, the plea agreement states that "Your client and this Office agree that a sentence within the sentencing range determined pursuant to the United States Sentencing Guidelines as set forth in this paragraph would be a reasonable sentence for your client in this case." The plea agreement then states, "In the event that this plea offer is either not accepted by Mr. Crews or is accepted by Mr. Crews but the guilty plea is either rejected by the Court or subsequently is withdrawn, the parties will not be bound by the proposed interpretations of applicable Sentencing Guidelines provisions contained herein."

On page 12, paragraph 51, the Presentence Investigation Report erroneously states that Mr. Crews' counsel is appointed by the Court. This is inaccurate. Mr. Crews' attorney is privately retained.